

Entered - 09/14/00 - sb
CL 00L0563 - GWENDOLYN BURNS

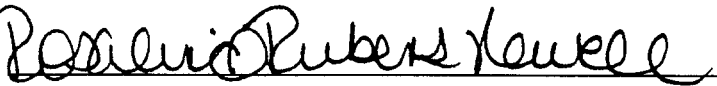
CLAIM OF: John Kerndl
225 Chinaberry Drive
Roswell, Georgia 30076

For vehicular damages alleged to have been sustained as a result of a rear-end collision on July 3, 2000 at 1968 Peachtree Road, NE.

BY PUBLIC SAFETY AND LEGAL ADMINISTRATION
COMMITTEE:

BE IT RESOLVED by the Council of the City of Atlanta that the action of the Department of Law be approved in authorizing payment to **John Kerndl** the sum of **\$1,126.82** in full settlement and satisfaction of all claims, past, present and future, of every kind and character for damages alleged to have been sustained as a result of a rear-end collision on July 3, 2000 at 1968 Peachtree Road, NE as is more particularly set forth in the within claim; said sum taken from and charged to account 1A01/529017/T31001, Settlement of Suits and Claims, Department of Law.

APPROVED: SUSAN PEASE LANGFORD
CITY ATTORNEY

BY: 
ROSALIND RUBENS NEWELL
DEPUTY CITY ATTORNEY

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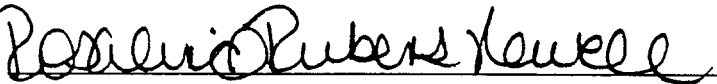
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COUNCIL OF THE CITY OF ATLANTA
MUNICIPAL CLERK
City Hall
55 Trinity Avenue, S.W.
Atlanta, Georgia 30335

RE: CLAIM FOR DAMAGES

Today's Date: 8/15/00

Dear Municipal Clerk:

ENTERED - 9-14-00 - SB

00L0563 - GWEN BURNS

This is to notify the City of Atlanta that I have suffered damages in the amount sum of \$ 1,247.49 property
and/or \$ 180.00 bodily injury for which I contend the City is liable. 3 1,427.49 Car Rental

1. Date of incident: 7/3/2000 2. Time of Incident: _____ 3. Police called: ☒ Yes ☐ No
(month/day/year)

4. Location of incident (including street address): Peachtree Street

5. Name of your insurance company: USAA Policy No. 003537096

6. State what and how incident occurred: I stopped for traffic and was rear-ended by City of Atlanta truck. Police were called and City of Atlanta employee was ticketed.

7. ALL ESTIMATES AND DAMAGES ARE SUBJECT TO INSPECTION. THE MAKING OF FALSE CLAIMS WILL RESULT IN YOUR CLAIM BEING DENIED AND MAY RESULT IN CRIMINAL PROSECUTION!

8. The registered owner must make the claim for vehicle damages, complete the following and attach two (2) estimates of repair and proof of ownership of your vehicle (copy of the current tag receipt or title).

Your vehicle: Volvo 2000 John Kernell
(Make) (Year) (Tag Number) (Driver's Name)

City vehicle: Vehicle # 19614 Little
(Make) (City Driver's Name) (Department/Bureau)

9. Witness: _____
(Name) (Address) (Telephone Number)

10. The acknowledgment of this claim in no way waives the Sovereign immunity of the City of Atlanta, as granted by State law, nor is it an admission of liability on behalf of the City of Atlanta and/or its employee(s).

11. This claim should be mailed immediately to the address shown above.

I HEREBY SWEAR OR AFFIRM THAT THE ABOVE INFORMATION IS TRUE AND CORRECT.

[Signature]
Signature of Claimant

John Kernell
(Print Claimant's Name)

225 Chinaberry Drive
(Address)

Roswell, GA 30076
(City, State and Zip Code)

843-681-2299 # 12
(Work Number) (Home Number)

843-681-7752 (fax)

GENERAL RELEASE AND INDEMNIFICATIONCLAIM NUMBER 00L0563\$ 1,427.49

IN CONSIDERATION of the sum of ONE THOUSAND FOUR HUNDRED AND TWENTY-SEVEN AND 49/100 DOLLARS, to be paid by the CITY OF ATLANTA, the future receipt of which is hereby acknowledged, I do hereby, for myself, my heirs, executors, administrators, and assigns, release and forever discharge said City, its officers and employees, from any and all claims, demands, actions, causes of action, suits, damages, loss and expenses, of whatsoever kind or nature for or on account of anything that has heretofore occurred, and particularly for or on account of a rear-end collision which occurred on or about the 3rd day of July, 2000, at or near 1968 Peachtree Road, NE.

It is further understood and agreed that the payment of the above named sum is not to be considered as an admission on the part of the City, its officers, agents, servants or employees, of any liability whatsoever and the undersigned further covenants and agrees to indemnify and hold harmless the City of Atlanta, its officers, agents, servants and employees, from any and all claims, damages or costs which the said City of Atlanta, its officers, agents, servants and employees, may be called upon to make as a result of the event hereinbefore referred to.

And I now state that the only consideration for my signing this release and indemnification is the payment of the sum stated above; that no other promise or agreement of any kind or nature has been made to or with me by said City or its agents to cause me to sign this release, and that I fully understand the meaning and intent of this instrument.

WITNESS my hand and seal this 10 day of October, 2000.


JOHN KERNDL (LS)

The above release was read and explained to, and signed by the said John Kerndl

_____ in our presence on the date above written.



WITNESSES

00- R -1807